

See S 113 of Renegotiation Act of 1951
See S 704 of ~~2nd~~ Suppl. Aggrav. Act of 1951
See S 303 STATUTES RELATIVE TO CONFLICTS OF INTEREST
applicable to C.I.A.
see S 303 Nat. Security Act of 1947 for filing fees.

(See Treatise on this Subject by Frank X. Brown, Office
of Secretary of Defense, and OGC File 336 entitled,
"Outside Employment Compensation")

OGC Has Reviewed

See Also Definition of "Agency" Section 6 -
it includes "any corporation in which the US has a
proprietary interest, under ^{18 USCA} contract." [indicates a limitation]

Section 216. Procurement of contract by officer or Member of Congress
(Formerly 202)

Whoever, being a Member of or Delegate to Congress, or a Resident
Commissioner, either before or after he has qualified, or being an
officer, employee, or agent of the United States, directly or indirectly
takes, receives, or agrees to receive, any money or thing of value, for
giving, procuring or aiding to procure to or for any person, any con-
tract from the United States or from any officer, department or agency
thereof; or

Whoever, directly or indirectly, offers, gives, or agrees to give
any money or thing of value for procuring or aiding to procure, any such
contract--

Shall be fined not more than \$10,000 or imprisoned not more than
two years, or both; and be disqualified from holding any office of
honor, profit, or trust under the United States.

The President may declare void any such contract or agreement.

Section 281. Compensation to Members of Congress, officers and others
(Formerly 203) in matters affecting the Government

Whoever, being a Member of or Delegate to Congress, or a Resident
Commissioner, either before or after he has qualified, or the head of
a department, or other officer or employee of the United States or any

department, or agency thereof, directly or indirectly receives or agrees to receive, any compensation for any services rendered or to be rendered, either by himself or another, in relation to any proceeding, contract, claim, controversy, charge, accusation, arrest, or other matter in which the United States is a party or directly or indirectly interested, before any department, agency, court martial, officer, or any civil, military, or naval commission, shall be fined not more than \$10,000 or imprisoned not more than two years, or both; and shall be incapable of holding any office of honor, trust, or profit under the United States.

Retired officers of the armed forces of the United States, while not on active duty, shall not by reason of their status as such be subject to the provisions of this section. Nothing herein shall be construed to allow any retired officer to represent any person in the sale of anything to the Government through the department in whose service he holds a retired status.

This section shall not apply to any person because of his membership in the National Guard of the District of Columbia nor to any person specially excepted by Act of Congress. As amended May 24, 1949, c. 139, § 6, 63 Stat. 90.

Section 283. Officers or employees interested in claims against the Government
Fewerly 1949

Whoever, being an officer or employee of the United States or any department or agency thereof, or of the Senate or House of Representatives, acts as an agent or attorney for prosecuting any claim against

the United States, or aids or assists in the prosecution or support of any such claim otherwise than in the proper discharge of his official duties, or receives any gratuity, or any share of or interest in any such claim in consideration of assistance in the prosecution of such claim, shall be fined not more than \$10,000 or imprisoned not more than one year, or both.

Retired officers of the armed forces of the United States, while not on active duty, shall not by reason of their status as such be subject to the provisions of this section. Nothing herein shall be construed to allow any such retired officer within two years next after his retirement to act as agent or attorney for prosecuting or assisting in the prosecution of any claim against the United States involving the department in whose service he holds a retired status, or to allow any such retired officer to act as agent or attorney for prosecuting or assisting in the prosecution of any claim against the United States involving any subject matter with which he was directly connected while he was in an active-duty status.

This section shall not apply to any person because of his membership in the National Guard of the District of Columbia nor to any person specially excepted by enactment of Congress. As amended June 28, 1949, c. 268, § 2(b), 63 Stat. 280.

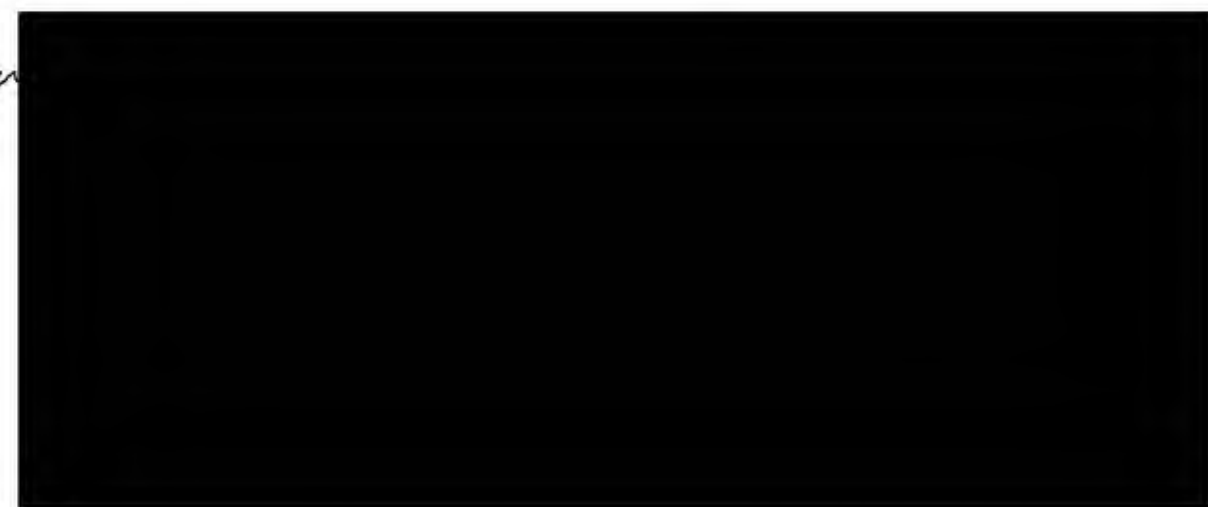
Section 284. Disqualifications of former officers and employees in matters connected with former duties

Formerly 5 USC 100 and 41 USC 114 (18 of K Sublent Act) Whoever, having been employed in any agency of the United States, including commissioned officers assigned to duty in such agency, within two years after the time when such employment or service has ceased, prosecutes or acts as counsel, attorney, or agent for prosecuting, any

claims against the United States involving any subject matter directly connected with which such person was so employed or performed duty, shall be fined not more than \$10,000 or imprisoned not more than one year, or both. As amended May 24, 1949, c.139, §7, 63 Stat. 90.

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Former



S 1914 (formerly 5 USC 66)

Prohibits receiving salary from non-govt. source for services as Govt. employee or official

5 USC 99